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8 PEDRO BRAVO MAGDALENO

9
10 UNITED STATES DISTRICT COURT
11
12 NORTHERN DISTRICT OF CALIFORNIA
13
14 SAN FRANCISCO DIVISION

15 UNITED STATES OF AMERICA,

Case No. CR 09-346 VRW

16 Plaintiff,

17 v.

18 STIPULATION AND ~~PROPOSED~~
19 ORDER RE: TO CONTINUE
20 SENTENCING

21 PEDRO BRAVO MAGDALENO, et. al

22 Defendant.

23 _____/
24 Defendant PEDRO BRAVO MAGDALENO, by and through his counsel Michael
25 Hinckley, and the United States of America, by and through Assistant United States Attorney
26 Tarek J. Helou, hereby stipulate and agree to continue the sentencing date in the above entitled
27 matter from March 11, 2010 at 2:00 p.m. to April 8, 2010 at 2:00 p.m., or to a date that is
28 convenient to the Court.

Good cause exists for this continuance in that defense counsel was ill with a virus and
was out of the office for two weeks causing the previously scheduled presentence interview to be
canceled and rescheduled. The interview has since been completed and the requested additional
time is needed to complete the presentence report.

United States Probation Officer Christina Carrubba joins in this request.

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1 IT IS SO STIPULATED.

2
3 Dated: February 23, 2010

/S/ Michael Hinckley

4 MICHAEL L. HINCKLEY
Attorney for Defendant
5 PEDRO BRAVO MAGDALENO

6
7 Dated: February 23, 2010

/S/ Tarek J. Helou

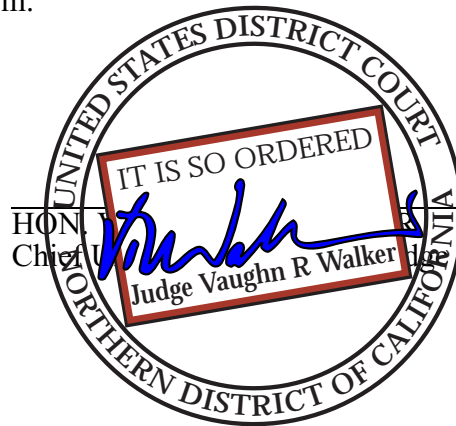
8 TAREK J. HELOU
Assistant United States Attorney

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10 **ORDER**

11 Pursuant to stipulation the date set for sentencing is hereby continued from March 11,
12 2010 at 2:00 p.m. to April 8, 2010 at 2:00 p.m.

13 **IT IS SO ORDERED.**

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15 Dated: 2/26/2010.



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U.S. v. Bravo Magdaleno, CR 09-346 VRW
Stip. & [Proposed] Order To Cont. Sentencing